08-16-05 PTO/SB/21 (09-04) Approved for use through 07/31/2006. OMB 0651-0031 U.S. Patent and Trademark Office; U.S. DEPARTMENT OF COMMERCE Paperwork Reduction Act of 1995, no persons are required to respond to a collection of information unless it displays a valid OMB control number. Application Number 10/614,577 Filing Date TRANSMITTAL July 7, 2003 First Named Inventor **FORM** Kent Barker et al. Art Unit 2839 Examiner Name Chandrika Prasad (to be used for all correspondence after initial filing) Attorney Docket Number 14254 Total Number of Pages in This Submission **ENCLOSURES** (Check all that apply) After Allowance Communication to TC Fee Transmittal Form Drawing(s) Appeal Communication to Board Licensing-related Papers Fee Attached of Appeals and Interferences Appeal Communication to TC Petition Amendment/Reply (Appeal Notice, Brief, Reply Brief) Petition to Convert to a Proprietary Information After Final Provisional Application Power of Attorney, Revocation Status Letter Affidavits/declaration(s) Change of Correspondence Address Other Enclosure(s) (please Identify **Terminal Disclaimer Extension of Time Request** below): Exhibit A (Petition of Decision) Request for Refund **Express Abandonment Request** CD, Number of CD(s) Information Disclosure Statement Landscape Table on CD Certified Copy of Priority Remarks Document(s)

Reply to Missing Parts/ Incomplete Application

Firm Name

Signature

Date

Printed name

Reply to Missing Parts under 37 CFR 1.52 or 1.53

Autoliv ASP, Inc.

Sally J. Brown

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37,788

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## IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Appl. No.

: 10/614,577

Confirmation No.: 2594

**Applicant** 

Kent Barker et al.

Title

**ELECTRICAL CONNECTION APPARATUS** 

AND METHOD FOR AN AIRBAG

**INFLATOR** 

Filed

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July 7, 2003

TC/A.U.

2839

Examiner

2007

Adminici .

Chandrika Prasad

Docket No.

14254

Mail Stop Amendment Commissioner for Patents P.O. Box 1450 Alexandria, VA 22313-1450

# RESPONSE TO SPECIES ELECTION REQUIREMENT

#### Dear Sir:

This paper is filed in response to the Office Action of July 15, 2005. In that office action the Examiner purported to enter a species election requirement requiring Applicants to elect from among fifteen (15) different alleged species. However, Applicants submit that this issue has already been decided by the Director in a "Decision on Petition" and the Examiner has been instructed to proceed with examination of the application.

#### **FACTS**

This application was filed with the United States Patent and Trademark Office on July 7, 2003. In an office action dated June 9, 2004, the Examiner issued a species election requirement requesting that Applicants elect a single species from among fifteen (15) alleged species. Each of the species were closely related and were tied to drawings or groups of drawings submitted in the application.

Applicants objected to the species election requirement. Applicants responded to the species election requirement by filing a "Petition to the Director Under 37 CFR §1.144." In summary, the Applicants pointed out that: (1) the election requirement was unduly burdensome on the Applicants; (2) requiring election between fifteen different groups of alternative features

of the present invention may unnecessarily delay issuance of the claimed subject matter; (3) the election requirement was inequitable because it may significantly increase the monetary burden on the Applicants in prosecuting the claims; and (4) compared to the cost, delay, and burden placed on the Applicants in prosecuting an application having fifteen different groups of species, the additional burden on the Examiner in examining all of the claims at the same time is minimal to non-existent.

In response to the Petition a "Decision on Petition" was issued. See, attached Exhibit A. The Decision decided that "Since the disclosed species are closely related, the restriction on that basis is hereby withdrawn." In place of the Species Election Requirement, an "Election / Restriction" requirement was issued requiring Applicants to elect from among four (4) alleged inventions. On June 16, 2005, Applicants submitted a response to the "Election/Restriction Requirement" in which Applicants elected "claim group I, including claims 1-40 and 49-52, drawn to an initiation assembly/inflator, classified in class 439, subclass 352.

## **Summary**

In summary, this case is fully ready for examination. The Decision on Petition decided the issue of the alleged fifteen (15) species finding that they were closely related and that the requirement was withdrawn. Applicants have fully responded to the subsequent Election/Restriction Requirement. Accordingly, Applicants respectfully request prompt substantive examination of pending claims 1-40 and 49-52.

Appl. No. 10/614,577 Amdt. dated August 15, 2005 Reply to Office Action of July 15, 2005

If there remain any further issues that could be clarified in a telephone conference, the Examiner is respectfully requested to contact the undersigned.

Respectfully submitted,

Reg. No. 37,788

Attorney for Applicants

Date: 8/15/05

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